

REMARKS

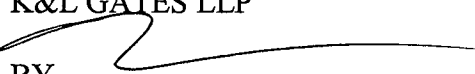
This Response is submitted in reply to the Office Action mailed on January 25, 2010. The Office Action is a restriction requirement. In this regard, restriction is required between six alleged groups of invention: Group I (Claims 1-7); Group II (Claims 8-9); Group III (Claims 10 and 13); Group IV (Claim 11); Group V (Claim 12); and Group VI (Claim 14). Applicants elect, with traverse, Group I (Claims 1-7) drawn to a liquid product. Applicants traverse the restriction requirement in that Group V (Claim 12) is stated to also be drawn to a liquid product. Therefore, Applicants respectfully submit that, at a minimum, Claim 12 should be part of Group I or the Patent Office needs to recharacterize why the restriction is being made.

Applicants reserve the right to file one or more divisional applications directed to the non-elected claims.

The Commissioner is hereby authorized to charge any fees which may be required or credit any overpayment to Deposit Account No. 02-1818.

Respectfully submitted,

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